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- (2) Suffered any of the following:
- (i) A grazing loss on eligible grazing lands physically located in the eligible disaster county, where the forage was damaged or destroyed by an eligible disaster event, and intended for use as feed for the participant's eligible livestock:
- (ii) A loss of feed from forage or feedstuffs physically located in the eligible disaster county, that was mechanically harvested and intended for use as feed for the participant's eligible livestock, that was damaged or destroyed after harvest as the result of an eligible disaster event;
- (iii) A loss of feed from purchased forage or feedstuffs physically located in the eligible disaster county, intended for use as feed for the participant's eligible livestock, that was damaged or destroyed by an eligible disaster event; or
- (iv) Increased feed costs incurred in the eligible disaster county, due to an eligible disaster event, to feed the participant's eligible livestock.
- (c) The eligible livestock categories are:
 - (1) Adult beef cows or bulls;
 - (2) Non-adult beef cattle;
- (3) Adult buffalo or beefalo cows or bulls:
 - (4) Non-adult buffalo or beefalo;
 - (5) Adult dairy cows or bulls;
 - (6) Non-adult dairy cattle;
 - (7) Goats:
 - (8) Sheep:
 - (9) Equine;
 - (10) Reindeer; (11) Elk;
 - (12) Poultry; and
 - (13) Deer.
- (d) Ineligible livestock include, but are not limited to, livestock:
- (1) Livestock that were or would have been in a feedlot regardless of whether there was a disaster or where such livestock were in a feedlot as part of a participant's normal business operation, as determined by FSA;
 - (2) Emus;
 - (3) Yaks;
 - (4) Ostriches;
 - (5) Llamas;
- (6) All beef and dairy cattle, and buffalo and beefalo that weighed less than 500 pounds on the beginning date of the disaster period;

- (7) Any wild free roaming livestock, including horses and deer;
- (8) Livestock produced or maintained for reasons other than commercial use as part of a farming operation, including, but not limited to, livestock produced or maintained for recreational purposes, such as:
 - (i) Roping,
 - (ii) Hunting,
 - (iii) Show,
 - (iv) Pleasure,(v) Use as pets, or
 - (vi) Consumption by owner.

§ 760.1104 Application for payment.

- (a) To apply for 2005–2007 LCP, an application and required supporting documentation must be submitted to the administrative county FSA office.
- (b) The application must be filed during the application period announced by the Deputy Administrator for Farm Programs.
- (c) Payments may be made for eligible losses suffered by an eligible livestock producer who is now a deceased individual or is a dissolved entity if a representative who currently has authority to enter into a contract, on behalf of the livestock producer, signs the application for payment. Legal documents showing proof of authority to sign for the deceased individual or dissolved entity must be provided. If a participant is now a dissolved general partnership or joint venture, all members of the general partnership or joint venture at the time of dissolution or their duly authorized representatives must sign the application for payment.
- (d) Data furnished by the participant will be used to determine eligibility for program benefits. Furnishing the data is voluntary; however, without all required data program benefits will not be approved or provided.
- (e) A minor child is eligible to apply for program benefits if all eligibility requirements are met and one of the following conditions exists:
- (1) The right of majority has been conferred upon the minor by court proceedings or statute;
- (2) A guardian has been appointed to manage the minor's property, and the applicable program documents are executed by the guardian; or

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(3) A bond is furnished under which a surety guarantees any loss incurred for which the minor would be liable had the minor been an adult.

§ 760.1105 Application process.

- (a) Participants must submit to FSA:
- (1) A completed application in accordance with §760.1104;
- (2) Adequate proof, as determined by FSA, that the feed lost:
- (i) Was for the claimed eligible livestock;
- (ii) Was lost as a direct result of an eligible disaster event during an eligible disaster period specified in §760.1001;
- (iii) Was lost after January 1, 2005, but before February 28, 2007; and
- (iv) Occurred in the calendar year for which benefits are being requested; and
- (3) Any other supporting documentation as determined by FSA to be necessary to make a determination of eligibility of the participant. Supporting documents include, but are not limited to: verifiable purchase records; veterinarian records; bank or other loan papers; rendering truck receipts; Federal Management Emergency Agency records; National Guard records; written contracts; production records; Internal Revenue Service records; property tax records; private insurance documents; sales records, and similar documents determined acceptable by FSA.

(b) [Reserved]

§ 760.1106 Payment calculation.

(a) Preliminary, unadjusted LCP payments are calculated for a producer by multiplying the national payment rate for each livestock category, as provided in paragraph (c) of this section, by the number of eligible livestock for the producer in each category. The national payment rate represents the cost of the amount of corn needed to maintain the specific livestock for 30 days, as determined by FSA. As provided in subpart K of this part, a producer may receive benefits for only one of the three program years, 2005, 2006, or 2007. The producer must indicate which year has been chosen. Payments are available only with respect to disaster-related fees losses in the period from January 2, 2005 through February 27, 2007, in eligible counties for losses during the times specified for the disaster periods as specified in §760.1001(b).

- (b) The preliminary LCP payment calculated in accordance with paragraph (a) of this section:
- (1) For 2005 LCP provided for under this subpart will be reduced by the amount the participant received for the specific livestock under the Feed Indemnity Program in accordance with subpart D of this part and LCP for the 2005 hurricanes under subpart B of part 1416 of this title; and
- (2) For 2006 LCP under this subpart will be reduced by the amount the participant received for the same or similar loss under the Livestock Assistance Grant Program in accordance with subpart H of this part.
- (c) Subject to such other limitations as may apply, including those in paragraph (b) of this section, the payment under the 2005–2007 LCP may not exceed for the relevant year chosen by the producer the smaller of either the:
- (1) Payment calculated in paragraph (a) of this section for that year; or
- (2) Value of the producer's eligible feed loss, increased feed costs, or forage or grazing loss as determined by FSA for that year.
- (d) The actual payment to the producer will be the amount provided for in paragraph (c) of this section subject to the adjustments and limits provided for in this section or in this part.

§ 760.1107 Appeals.

The appeal regulations in parts 11 and 780 of this title apply to determinations made under this subpart.

§ 760.1108 Offsets, assignments, and debt settlement.

- (a) Any payment to any participant will be made without regard to any claim or lien against the commodity, or proceeds, in favor of the owner or any other creditor except agencies of the U.S. Government. The regulations governing offsets and withholdings in parts 792 and 1403 of this title apply to payments made under this subpart.
- (b) Any participant entitled to any payment may assign any payments in accordance with regulations governing the assignment of payments in part 1404 of this chapter.